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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/643,593 08/18/2003		Dieter W. Blum	P114498 Cont	3967		
22931	7590 09/22/2004		EXAMINER			
	LAW FIRM, PLLC ERIDIAN PLAZA, SUT	TRIEU, VAN THANH				
	DIAN STREET	ART UNIT	PAPER NUMBER			
BELLINGH	AM, WA 98226-5583	2636	2636			
				DATE MAILED: 09/22/2004		

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Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applicant(s)			
Office Action Summary		10/64		BLUM, DIETER W.			
		Exami	ner	Art Unit			
		Van T	Trieu	2636			
The MA	ILING DATE of this commun			correspondence ac	idress		
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠ Respons	ive to communication(s) file	d on 18 August 20	003.				
<i>,</i> — .							
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4a) Of the 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☐ Claim(s)	4) Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-5 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.						
Application Paper	rs						
10)⊠ The draw Applicant Replacem	ification is objected to by the ing(s) filed on 18 August 20 may not request that any objectent drawing sheet(s) including or declaration is objected to	<u>03</u> is/are: a) ☐ action to the drawing(the correction is rec	s) be held in abeyance. Sequired if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	FR 1.121(d).		
Priority under 35	U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
	erson's Patent Drawing Review (Posure Statement(s) (PTO-1449 or		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate	O-152)		

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DETAILED ACTION

Drawings

1. New corrected drawings in compliance with 37 CFR 1.121(d) are required in this application because of the hand drawing circuits, which are not clear and confuse.

Applicant is advised to employ the services of a competent patent draftsperson outside the Office, as the U.S. Patent and Trademark Office no longer prepares new drawings.

The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.

Specification

2. The disclosure is objected to because of the following informalities: In the Preliminary Amendment filed on 18 August 2003, section "Related Application", line 2, after the year 2000, insert --- now U.S. Patent No. 6,762,680, ---

Appropriate correction is required.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double

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patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

3. Claims 1-5 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-5 of U.S. Patent No. 6,762,680.

Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims are identical to each other.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Lienau discloses a home security detection system comprising a transmitter/receiver for transmitting signal and receiving return signals, and computer software driven circuitry identifies specific characteristics of both stationary and movable objects in a monitored area to obtain a template, and a feedback system incorporating a power sampler informs the processor of the time and amount of any power fluctuations, then adjustments are made to accurately calculate the electromagnetic cross section of the target object taking into consideration the power fluctuations. [US 5,150,099]

Shpater discloses a Doppler shift motion detector has an effective motion detection range which can be changed by changing the power level and thus without changing the motion detection circuitry. [US 5,287,111]

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Bradbeer discloses a direction sensitive energy detecting apparatus characterized by having a pair of energy receiving and transmitting devices of different polar

characteristics. [US 5,130,543]

McDonald et al discloses a motion detector comprising a transmitter for transmitting narrow microwave pulses at a predetermined pulse repetition frequency and the pulse are reflected by a target. [US 6,239,736]

Evans et al discloses a microwave cellular video distribution system is for transmitting the microwave signal towards different sectors. A feedback coupling is present between each monitor and the controllable feed means of the respective antenna sector to control individually power levels transmitted towards the different sectors. [US 5,920,813]

5. Any inquiry concerning this communication or earlier communications from examiner should be directed to primary examiner **Van Trieu** whose telephone number is (571) 272-2972. The examiner can normally be reached on Mon-Fri from 7:00 AM to 3:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. **Jeffery Hofsass** can be reached on (571) 272-2981.

Van Trieu

Primary Examiner

Date: 9/14/04